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GDATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO
9/2001	Hideaki Watanabe	09792909-5125	7578
03/24/2005		EXAMINER	
SONNENSCHEIN NATH & ROSENTHAL LLP P.O. BOX 061080 WACKER DRIVE STATION, SEARS TOWER CHICAGO, IL 60606-1080		FIELDS, COURTNEY D	
		ARTUNIT	PAPER NUMBER
		2137	TALERINGHER
	9/2001 03/24/2005 ΓΗ & ROSENT ION, SEARS TO	9/2001 Hideaki Watanabe 03/24/2005 ITH & ROSENTHAL LLP ION, SEARS TOWER	9/2001 Hideaki Watanabe 09792909-5125 03/24/2005 EXAM TH & ROSENTHAL LLP FIELDS, COI ION, SEARS TOWER ART UNIT

Please find below and/or attached an Office communication concerning this application or proceeding.

$\mathcal{U}_{\sim}$				
	Application No.	Applicant(s)		
	09/941,898	WATANABE ET AL.		
Office Action Summary	Examiner	Art Unit		
	Courtney D. Fields	2137		
The MAILING DATE of this communication app Period for Reply	ears on the cover sheet with the c	orrespondence address		
A SHORTENED STATUTORY PERIOD FOR REPLY THE MAILING DATE OF THIS COMMUNICATION.  - Extensions of time may be available under the provisions of 37 CFR 1.13 after SIX (6) MONTHS from the mailing date of this communication.  - If the period for reply specified above is less than thirty (30) days, a reply - If NO period for reply is specified above, the maximum statutory period w - Failure to reply within the set or extended period for reply will, by statute, Any reply received by the Office later than three months after the mailing earned patent term adjustment. See 37 CFR 1.704(b).	86(a). In no event, however, may a reply be time within the statutory minimum of thirty (30) days will apply and will expire SIX (6) MONTHS from cause the application to become ABANDONE	ely filed s will be considered timely. the mailing date of this communication. O (35 U.S.C. § 133).		
Status				
1) Responsive to communication(s) filed on 29 Au	ugust 2001.	•		
2a) This action is <b>FINAL</b> . 2b) This action is non-final.				
3) Since this application is in condition for allowance except for formal matters, prosecution as to the merits is				
closed in accordance with the practice under E	x parte Quayle, 1935 C.D. 11, 45	3 O.G. 213.		
Disposition of Claims				
4) ☐ Claim(s) 1-22 is/are pending in the application. 4a) Of the above claim(s) is/are withdraw 5) ☐ Claim(s) is/are allowed. 6) ☐ Claim(s) is/are rejected. 7) ☐ Claim(s) is/are objected to. 8) ☐ Claim(s) are subject to restriction and/or	vn from consideration.			
Application Papers				
9) The specification is objected to by the Examiner 10) The drawing(s) filed on is/are: a) access applicant may not request that any objection to the or Replacement drawing sheet(s) including the correction of the original transfer of the original transfer of the second or declaration is objected to by the Examiner  11) The oath or declaration is objected to by the Examiner  9)	epted or b) objected to by the Eddrawing(s) be held in abeyance. See ion is required if the drawing(s) is obj	ected to. See 37 CFR 1.121(d).		
Priority under 35 U.S.C. § 119				
12) Acknowledgment is made of a claim for foreign a) All b) Some * c) None of:  1. Certified copies of the priority documents 2. Certified copies of the priority documents 3. Copies of the certified copies of the prior application from the International Bureau * See the attached detailed Office action for a list of	s have been received. s have been received in Application ity documents have been received (PCT Rule 17.2(a)).	on No ed in this National Stage		
Attachment(s)  1) Notice of References Cited (PTO-892)	4) Interview Summary	(PTO-413)		
2) Notice of Netershies Check (1 10-052)  Notice of Draftsperson's Patent Drawing Review (PTO-948)  Information Disclosure Statement(s) (PTO-1449 or PTO/SB/08)  Paper No(s)/Mail Date	Paper No(s)/Mail Da			

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## **DETAILED ACTION**

1. Claims 1-22 are pending.

## Claim Rejections - 35 USC § 102

1. The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

- (b) the invention was patented or described in a printed publication in this or a foreign country or in public use or on sale in this country, more than one year prior to the date of application for patent in the United States.
- 2. Claims 1-22 are rejected under 35 U.S.C. 102(b) as being anticipated by Musgrave et al. (U.S. Patent No. 6,505,193). As per claims 1,11, and 22, Musgrave et al. discloses a public-key certificate using method, system, and program for using a public key certificate which functions, in association with digital signature data of a certificate authority, comprising: a person identification certificate authority which execute a person authentication by comparing sampling information which serves as person identification data of a person requesting a public key certificate against a template which serves a person identification data of the person requesting a public key certificate, being obtained from a person identification, and a certificate authority which issues a public key certificate for the requesting person on condition that the person authentication is established. (See Column 5, lines 38-67, Column 6, lines 1-9) As per claims 2 and 12, Musgrave et al. discloses a public-key certificate using method and system wherein the person identification certificate authority obtains sampling information which serves as person identification data of the person requesting a public key certificate, executes a person authentication by comparing the sampling information

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against a template obtained from the person identification certificate, and notifies the certificate authority of a success of the person authentication, issuing a public key certificate for the requesting person in response. (See Column 6, lines 10-45) As per claims 3 and 13, Musgrave et al. discloses a public-key certificate using method and system wherein the person identification certificate authority executes a mutual authentication with the certificate authority on condition that the person authentication is established on the basis of the person identification certificate of the person requesting a public key certificate, and transmits a public key of the person requesting a public key certificate to the certificate authority on condition that the mutual authentication is established, the certificate authority issuing a public key certificate associated with the public key received. (See Column 5, lines 61-67, Column 6, lines 1-9) As per claims 4 and 14, Musgrave et al. discloses a public-key certificate using method and system wherein the public key certificate issued by the certificate authority is a onetime public key certificate which is effective only for a single processing session involving use of an associated public key, based on the person authentication on the basis of the person identification certificate. (See Column 17, lines 12-41) As per claims 5 and 15, Musqrave et al. discloses a public-key certificate using method and system wherein each of the person identification certificate authority and the certificate authority is implemented by a third party which is not in association with a user of the public key certificate and the person identification certificate. (See Column 15, lines 7-21, Column 17, lines 42-48)

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As per claims 6 and 16, Musgrave et al. discloses a public-key certificate using method and system wherein the person authentication is executed on the basis of user-entered sampling information transmitted from the authentication requesting device to the person identification certificate authority, the transmission of the user-entered sampling information being executed on condition that a mutual authentication is established between the authentication requesting device and the person identification certificate authority. (See Column 9, lines 18-67, Column 10, lines 1-7)

As per claims 7 and 17, Musgrave et al. discloses a public-key certificate using method and system wherein the user device transmits user-entered sampling information to the person identification certificate authority, the person identification certificate authority executes the person authentication by comparing the sampling identification against the template obtained from the person identification certificate, the certificate authority issues a public key certificate the user to the user device on condition that the person authentication is established. (See Column 13, lines 44-67, Column 14, lines 1-26) As per claims 8 and 18, Musgrave et al. discloses a public-key certificate using method and system wherein the certificate authority issues the public key certificate to the user device, the public key certificate being stored in the storage, and the user device deletes the public key certificate upon completion of a processing session. (See Column 16, lines 24-65)

As per claims 9,19, and 21, Musgrave et al. discloses a public-key certificate using method, system and program wherein the certificate authority issues the public key certificate to the user device, the public key being stored in the storage, the user device Art Unit: 2137

deletes the public key certificate, and a public key and a private key is stored upon completion of a processing session. (See Column 17, lines 27-50)

As per claim 10, Musgrave et al. discloses a public-key certificate using system wherein the template comprises personal biometric information such as fingerprint, retina pattern, iris pattern, voiceprint, and handwriting information, non-biometric information such as a seal, a passport, a driver's license, and a card, any combination of the two or more biometrics with a password. (See Column 17, lines 42-67, Column 18, lines 1-3) As per claim 20, Musgrave et al. discloses a public-key certificate using apparatus comprising: means for receiving a public key certificate which is issued to a user on condition that a person authentication is established by a person identification certificate authority by comparing sampling information of a user against a template, means for storing the public key, and means for deleting the public key upon completion of a processing session. (See Column 18, lines 37-52)

## Conclusion

3. The prior art made of record and not relied upon is considered pertinent to applicant's disclosure. Reinert et al. "Biometrics, Tokens and Public Key Certificates" discloses how each method relates to one another through the use of authentication information.

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Courtney D. Fields whose telephone number is 571-272-3871. The examiner can normally be reached on Mon - Thurs. 6:00 - 4:00 pm; off every Friday.

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If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Andrew Caldwell can be reached on 571-272-3868. The fax phone number for the organization where this application or proceeding is assigned is 703-872-9306.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

cdf

March 17, 2005

ANDREW CALDWELL
SUPERVISORY PATENT EXAMINE

andrew Colder